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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/970,614	10/04/2001	Elliott H. Drucker	64915/NHZ/PCF	2712
7590 04/19/2004			EXAMINER	
Norman H. Z	- ·	PEREZ, JULIO R		
Cooper & Dunham LLP 1185 Avenue of the Americas			ART UNIT	PAPER NUMBER
New York, NY		2681	3	
			DATE MAILED: 04/19/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
	09/970,614	DRUCKER ET AL.
Office Action Summary	Examiner	Art Unit
	Julio R Perez	2681
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet wi	th the correspondence address
A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICAT! - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communicati - If the period for reply specified above, the maximum statutory - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	ION. FR 1.136(a). In no event, however, may a relicion. In a reply within the statutory minimum of thirt period will apply and will expire SIX (6) MON attatute, cause the application to become AB	eply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
Status		
1)⊠ Responsive to communication(s) filed on 2a)□ This action is FINAL . 2b)⊠ 3)□ Since this application is in condition for all closed in accordance with the practice units.	This action is non-final. llowance except for formal matt	• •
Disposition of Claims		
4) ⊠ Claim(s) <u>1-32</u> is/are pending in the applic 4a) Of the above claim(s) is/are wit 5) ☐ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-32</u> is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction a	thdrawn from consideration.	
Application Papers		
9) The specification is objected to by the Exa 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the continuous the option of the continuous the continuous the continuous the continuous three continuous transfer of the continuous transf	accepted or b) objected to to the drawing(s) be held in abeyan correction is required if the drawing	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) ☐ Acknowledgment is made of a claim for fo a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority docu 2. ☐ Certified copies of the priority docu 3. ☐ Copies of the certified copies of the application from the International B * See the attached detailed Office action for	ments have been received. Iments have been received in A e priority documents have been Bureau (PCT Rule 17.2(a)).	pplication No received in this National Stage
Attachment(s) 1) ☑ Notice of References Cited (PTO-892)	∧ □	(Normani) (PTO 442)
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-94 Information Disclosure Statement(s) (PTO-1449 or PTO/S Paper No(s)/Mail Date 2. 	8) Paper No(s	Summary (PTO-413) s)/Mail Date nformal Patent Application (PTO-152)

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1.10

DETAILED ACTION

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) The invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

2. Claims 1-32 are rejected under 35 U.S.C. 102(e) as being anticipated by Lumelsky (6246672).

Regarding Claims 1, 9, 17, 25, Lumelsky discloses a method and a system for performing a wireless interactive transaction using a wireless telephone handset comprising the steps of: forming a digitally coded query signal (col. 10, lines 21-33, it is inherent as evidenced by the fact that one of ordinary skill in the art would have recognized that the voice, which is introduced as electrical variations into the microphone, is sampled, and each sample is then converted into a digitally code); converting said digitally coded query signal into an audio-band modulated query signal (col. 10, lines 8-12; col. 10, lines 25-53; col. 14, lines 2-10, the system is able to

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reproduce the coded query into an audio signal); transmitting said audio-band modulated query signal (col. 11, lines 60-65, the PRSS, which forms part of the interactive radio system, sends appropriate information to users); receiving said audio-band modulated query signal (col. 12, lines 17-25, the user terminal receives files via antenna (311)); conveying said audio-band modulated query signal to said wireless telephone handset (col. 11, lines 60-65, the PRSS transmits the informational signal to the user's terminal); processing said audio-band modulated query signal to decode instructions coded when forming said digitally coded query signal (col. 12, lines 21-25, Fig. 4, refs, 317, 312, the system comprises the capability to receive encoded signals and to be able to decode information; the system indeed possesses a receiver for receiving audio signals as well as a transmitter for transmitting audio signal information); and controlling said wireless telephone handset to respond to said decoded instructions (col. 11, lines 48-65, the terminal provides means for inputting commands through pressing appropriate control keys on the user terminal).

Regarding claims 2, 10,18, 26, Lumelsky discloses the method and a system for performing a wireless interactive transaction, wherein said decoded instructions include a response telephone number and said step of controlling controls said wireless telephone handset to initiate a telephone call to said response telephone number (col. 5, lines 51-56; col. 6, lines 32-56; col. 11, lines 50-60, it is inherent as evidenced by the fact that one of ordinary skill in the art would have recognized that the user terminal is provided with means to call back or communicate with content providers).

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Regarding claims 3, 11, 19, 27 Lumelsky discloses the method and system for performing a wireless interactive transaction according to claim 1, wherein said step of controlling controls said wireless telephone handset to respond to said decoded instructions after a predetermined action by a user (col. 11, lines 48-60, the user commands may be either by voice or by the use of command keys situated on the terminal, which, in turn, effects the processor of the user terminal to log on a request).

Regarding claims 4, 12, 20, 28 Lumelsky discloses the method and system for performing a wireless interactive transaction, wherein said decoded instructions include user instructions, and said step of controlling controls said wireless telephone handset to display said user instructions and to respond to said decoded instructions when said user responds to said displayed user instructions (col. 11, lines 11-37, the user has the option of browsing during information reception, which, indeed, would provide authority to act on his or her response).

Regarding claims 5, 13, 21, 29 Lumelsky discloses the method and system for performing a wireless interactive transaction, wherein an alerting signal is produced when said audio-band modulated query signal is conveyed to said wireless telephone handset (col. 11, lines 38-47, it is inherent as evidenced by the fact that one of ordinary skill in the art would have recognized that the user terminal may be equipped with notifying means).

Regarding claims 6, 14, 22, 30 Lumelsky discloses the method and system for performing a wireless interactive transaction, wherein said decoded instructions include instructions to send a pre-determined digital message to a particular destination and

said step of controlling controls said wireless telephone handset to send said digital message (col. 6, lines 1-4; col. 9, lines 6-13; col. 11, lines 25-30; col. 21, lines 38-46, the user has the means to send written messages or request information through text).

Regarding claims 7, 15, 23, 31 Lumelsky discloses the method and system for performing a wireless interactive transaction, wherein said conveying of said audio-band modulated query signal to said wireless telephone handset is comprised of the steps of: producing an acoustic query signal from said received audio-band modulated query signal; and detecting and converting to an audio-band signal said acoustic query signal by said wireless telephone handset (col.12, lines 10-45; Fig. 4, refs, 317, 327, 328, 329, the handset provides means to convert analog signals onto digital signals).

Regarding claims 8, 16, 24, 32 Lumelsky discloses the method and system for performing a wireless interactive transaction, wherein said conveying of said audio-band modulated query signal to said wireless telephone handset is by an electronic connection (col. 6, lines 32-66, it is inherent as evidenced by the fact that one of ordinary skill in the art would have recognized that the modulated signal may be transported to the user terminal through electronic means; informational requests may be delivered via a wireless communications network).

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Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The following patents are cited to further show the art with respect to interactive radio systems and operation of automatic configuration of equipment.

US Pat. No. 6704864 to Philyaw

Automatically configuring software

US Pat No. 5303393 to Noreen et al.

Features of nationwide broadcast of FM

US Pat. No. 5585858 to Harper et al.

Simulcast interactive signals

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Julio R Perez whose telephone number is (703) 305-8637. The examiner can normally be reached on Monday - Friday, 7:30AM-4:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Erika Gary can be reached on (703) 308-0123. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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ERIKA GARY

PATENT EXAMINER